

THE STATE SENTINEL.

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THE PRICE OF FREEDOM IS ETHERAL VIGILANCE.

G. A. & J. P. CHAPMAN, EDITORS.

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THE STATE SENTINEL

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INDIANA LEGISLATURE.

(Reported for the State Sentinel.)

SENATE.

Mr. Sands moved a bill of the Senate, which was read a second time, and referred to the committee on the subject of the New Albany and Vincennes Railroad Road.

Mr. Davis of D and M. moved to refer them to a select committee, which motion prevailed.

Mr. Read moved to instruct the committee to abolish the commission on the canal, and to make provisions for only one, and prohibit the issuing of Scrips.

Mr. Ewing moved to lay the instructions on the table, which motion did not prevail.

Mr. Chapman moved to amend the instructions as to make it the duty of the committee to enquire into the expediency, whether or not it should be abolished.

Mr. Ewing contended that if the instructions of the gentleman from Clark was adopted, that would be rendered a nullity—it would be virtually saying that no repairs should be made—for all the tolls were expended and it would be impossible to keep the road in repair without issuing Scrips.

The question was then put on the instructions and decided in the negative—yeas 19, nays 20.

The President laid before the Senate a communication from the President of the State Bank in reply to a resolution of the Senate.

Mr. Chapman moved to refer it to the committee on the State Bank, which was decided in the affirmative.

The President placed Messrs. Corbett and Jones on the committee in the place of Messrs. Corbett and Burd of D, who were indisposed.

By Mr. Davis of D and M. a bill of the town of Washington, relative to the canal, of citizens of Miami county, against the appointment of M. W. Scully, as commissioner, &c.

Mr. Reynolds moved to lay it on the table, which motion prevailed.

Mr. Mitchell, obtaining leave, offered a resolution requesting the Governor to return the bill in relation to the records of Miami county.

Mr. Read thought this was a novel proceeding. The only way the gentleman could get at his object was to pass on the bill, and then to move to amend it.

Mr. Corbett of J. said that it could not be considered as a novel proceeding. A similar case was taken some years ago. A bill relating to a certain corporation passed both Houses and was sent to the Governor, but it was found that the Governor was not to return it, he did so, and the bill was defeated.

The question was then put on Mr. Mitchell's resolution and decided in the negative.

By Mr. Hodge, a petition. By Mr. Miller, from citizens of Gibson county. By Mr. Ewing, a memorial for the completion of that great thoroughfare connecting the Lakes with the Ohio river. By Mr. Reynolds, of citizens of Steuben county, who were severely reproached.

By Mr. Ewing, from the committee on Federal Relations, reported back with an amendment, the joint resolution on the subject of Oregon.

Mr. Davis of D. from the committee on judiciary, reported that it was inexpedient to enact certain relief to County Treasurers, as the same subject is or has been before the Senate.

Mr. Davis of F. from a select committee, reported a bill to enable the Mayor and Council of New Albany to appropriate for one year.

Mr. Bradley, from a select committee, reported a bill to establish an additional place of holding elections in Park county.

By Mr. Davis of D. and M. reported a bill to vacate a certain street in Washington.

Mr. Akin, from a select committee, reported a bill to locate a State Road in Sullivan county.

Mr. Herndon, from a select committee, reported a bill to legalize and confirm the appointment of School Commissioners in the county of Steuben, which were severely commended.

Mr. Carr of J. offered a resolution instructing the committee on canals and internal improvements, to enquire into the expediency of making the existing law providing for the organization of companies for the purpose of completing unfinished portions of the public works, so as to hold out greater inducements on portions of said public works which are likely to be productive of great benefit to the State, than the law now in force.

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because it strikes at the interests of the canal, and, accordingly, at another extensive interest, the interest of the State. The gentleman argued, that the tendency of raising the tolls will amount to the prohibition of many valuable articles of export from the canal, and in another direction thereby cause the shippers to seek another route, and the tolls are increased one third, there must be an increase of tolls to the State, and another result, is, the circulation is diminished on the line of canal, and of course, the demand for the business on the canal and on the river, for these reasons, said Mr. J. I oppose the adoption of the report, and would not approve of the measure.

The question was then taken on the instructions, and decided in the affirmative.

Mr. Gregory again contended, that an increase of tolls would diminish the business on the canal and on the river, but would compel the producer of many articles of export, to seek another market.

Mr. Edmonson opposed the depreciation of the scrip, and the loss that would accrue to the State by the depreciation of the two thirds in value which has taken place in the scrip. His proposition would place the State in a condition not to lose the scrip, but to retain it, and on the notes and would still give individuals the privilege of making something by a payment in the scrip. He favored a division in the speculation in these notes, between the State and individuals.

The House then took its usual recess until two o'clock P. M.

Mr. Mickle reported a bill appointing commissioners to locate a State Road from Portland to Hartford; passed to second reading.

By Mr. Hanna, relative to the duty of county auditors.

By Mr. Jones of Fountain, that the auditor furnish this House with a specific statement of the rents received and from whom, and the expenses incurred on the Northern Division of the Central canal, embracing that portion only from the leader dam at Broadridge to Indianapolis, inclusive, during the last three years; also whether the present lessees are in arrears on their rent, and if so, whether any and what damages have been allowed to said lessees for want of water or other cause, for the same period of time above mentioned. Adopted.

By Mr. Polley, as to the expediency of making it the duty of the county auditor to make out a bill of costs and deliver the same with an execution to this committee. Adopted.

By Mr. Norvell, for the correction of discrepancies in the school law.

By Mr. Miller of Crawford, to amend the law fixing the salary of the county auditor, to be \$2,000 per annum.

By Mr. Norvell, as to the expediency of amending the practice act relative to docking cases. Adopted.

By Mr. Engle, relative to a discrepancy in the Revised Statutes, in relation to the times of holding the sessions of county boards. Adopted.

By Mr. Hodge, that the Auditor of State furnish the details of the reports of Agent and Commissioner of the Vincennes and New Albany road, at the earliest possible moment. Adopted.

By Mr. Logan of W., as to the expediency of repealing as much of the revised school law as relates to warrants for the duties of the school commissioner and county treasurer, &c. Adopted.

By Mr. Spink, as to the expediency of changing the road law, so as to order the county road tax to be expended on portions of roads in their respective townships, &c. Adopted.

By Mr. Ford, as to the expediency of amending the law so as to give justices exclusive jurisdiction, whose amount in controversy does not exceed one hundred dollars. Adopted.

By Mr. Adams, a joint resolution relative to granting lands for common school purposes.

By Mr. Moore, to amend the act in relation to descents, distribution and dower.

By Mr. Mickle, for a State road from Portland to Hartford.

By Mr. Robbins, attaching certain territory to the counties of Miami and Fulton.

By Mr. Helwig, regulating the election of school trustees in Allen, De Kalb and Steuben.

By Mr. Helwig, abolishing the office of county auditor in certain counties.

By Mr. Bowles, to provide for relinquishing school lands in the county of Orange.

By Mr. Miller of V., for the vacation of the town of Adams.

By Mr. Mickle, for a school tax in Adams and Jay.

By Mr. Edger, regulating the selection of grand jurors in Randolph.

By Mr. Perry, authorizing the location of a road in Allen county.

By Mr. Clark of H., to change the name of Rachel Will.

Mr. Read introduced a bill to incorporate the Madison Union Bank, which was read twice and referred to the committee on corporations.

Mr. Todd introduced a bill for the relief of the borrowers of the surplus revenue fund, which passed to a second reading.

Mr. Herndon introduced a bill to locate a State Road in the counties of Noble and Lagrange, which passed to a second reading.

To postpone the time of paying taxes, postponing the time of paying taxes for 1843; to establish a certain rate therein named as State tax; which passed to a second reading.

Orders of the Day.
In relation to Oregon; in relation to a light house on City West; to change the name of Henry Brice. (On motion of Mr. Wood it was referred to a select committee, with instructions to enquire into the expediency of completing the Northern Division of the Central canal; in relation to a canal at the falls of the Ohio river; to locate the Mississippi river a public highway; in relation to the holding of public courts in Dubois county; to change the time of holding public courts in Martin county; to establish an additional place of holding elections in Vermilion county; in relation to elections in the counties of Adams and Jay; to restrict the poll tax in the county of Spencer; in relation to refunding the amount of the Central canal; (Mr. Davis of D and M moved to postpone until Friday next, which was decided in the affirmative) to establish an additional place of holding elections in Florida township, Park county, all of which were read a third time, and passed, except those otherwise stated in the above.

Several bills were read a second time and disposed of mostly by order of the House, or referred.

A bill to legalize the proceedings of the board of commissioners of Green county, was read the first time, and the rules being suspended the bill was read the second and third time and passed. Adopted.

Several bills were read a second time and disposed of in the usual way.

A bill to suspend the operations of what therein named, after some debate, a motion was made to indefinitely postpone, which was decided in the affirmative—yeas 25, nays 29.

On motion, the Senate adjourned.

HOUSE OF REPRESENTATIVES.
The Speaker laid before the House the proceedings of a Convention of the citizens of the State, held at the City of Indianapolis, on the 23rd September, 1843, and also of the citizens of Indianapolis county, held at a school House near Thomas McChesney's on the 21st day of Dec. 1843, for the purpose of organizing a new county, to be called Adams county.

The petition of sundry citizens of the Miami Reserve, praying for the organization of Richmond county, and also a petition of citizens praying for the organization of Richmond county, also of citizens of Miami Reserve, for the organization of Richmond county, were read.

The petition of R. C. Green and the citizens of Delphi, praying to have a common charter to supply that town with wholesome water; which were severely read and referred to the committee on petitions.

The Speaker laid before the House a communication from the Agent of State, in relation to the contingent expenses of Commissioners, which was read and laid upon the table.

The agent gives a statement of the expenses of one of the Commissioners from the first establishment of the office; to wit: from the 23rd September, 1843, to the 21st of December, 1843, which was \$1,000.00.

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Mr. Blakmore moved to strike out the second section and insert a new one, to wit: an amendment, to wit: in case any other person than the settlers on any of said lands should purchase the same, said purchaser should pay the settler or his assigns the appraised value thereof in